

ATTORNEYS AT LAW www.margolisedelstein.com

DELAWARE OFFICE: 1509 GILPIN AVENUE WILMINGTON, DE 19806 302-777-4680 FAX 302-777-4682

PHILADELPHIA OFFICE:*
THE CURTIS CENTER, 4TH FLOOR
601 WALNUT STREET
INDEPENDENCE SQUARE WEST
PHILADELPHIA, PA 19106-3304
215-922-1100

HARRISBURG OFFICE:* 3510 TRINDLE ROAD CAMP HILL, PA 17011 717-975-8114 FAX 717-975-8124

Fax 215-922-1772

PITTSBURGH OFFICE: 310 GRANT STREET THE GRANT BUILDING, SUITE 1500 PITTSBURGH, PA 15219 412-281-4256 FAX 412-642-2380

SCRANTON OFFICE: THE OPPENHEIM BUILDING 409 LACKAWANNA AVENUE SUITE 3C SCRANTON, PA 18503 570-342-4231 FAX 570-342-4841

SOUTH NEW JERSEY OFFICE:*
SENTRY OFFICE PLAZA
216 HADDON AVENUE, 2ND FLOOR
P.O. BOX 92222
WESTMONT, NJ 08108
856-858-7200
FAX 856-858-1017

NORTH NEW JERSEY OFFICE: CONNELL CORPORATE CENTER THREE CONNELL DRIVE SUITE 6200 BERKELEY HEIGHTS, NJ 07922 908-790-1401 FAX 908-790-1486 LORI A. BREWINGTON, ESQUIRE lbrewington@margolisedelstein.com

March 14, 2007

The Honorable Joseph J. Farnan, Jr. United States District Court 844 North King Street, Room 4209 Wilmington, DE 19801

RE: McMullen v. Boys and Girls Clubs of Delaware, Inc. C.A. No.: 06-566 (JJF)

Dear Judge Farnan:

This letter is in response to the Court's Local Rule 41.1 Order requiring Plaintiff Rosemarie McMullen to show cause why the abovementioned matter should not be dismissed.

Ms. McMullen filed the above-captioned action in this court under Title VII alleging that she was discriminated against by Defendant Boys and Girls Clubs of Delaware, Inc. (hereafter "Defendant") based upon her gender and her status as a pregnant woman. Her Complaint was filed on or about September 12, 2006, and service of the Complaint was effected upon the Defendant on or about September 14, 2006. Having received no response to the Complaint, I contacted the Defendant on or about November 27, 2006, to determine whether or not the Defendant was represented by counsel. At that time, Janice Bates, Vice-President of Human Resources, informed me that Defendant had received the Complaint and the Defendant was "looking into the matter." Since that time, Defendant has failed to file an Answer or other responsive pleading in response to the Complaint.

Prompted by this Court's Order of February 28, 2007, undersigned counsel filed a Motion for Default Judgment against Defendant on March 8, 2007. This motion has not yet been ruled upon by this Court. Therefore, Plaintiff's respectfully requests that this case

^{*} MEMBER OF THE HARMONIE GROUP

not be dismissed until after the disposition of Plaintiff's Motion for Default Judgment.

Counsel is available at your convenience should you wish to further discuss this matter.

Respectfully yours,

LORI A. BREWINGTON